1 2	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice)	
3	Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP	
4	One Sansome Street, Suite 3430 San Francisco, California 94104	
5	Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	
6	dgrassgreen@pszjlaw.com bmichael@pszjlaw.com gbrown@pszjlaw.com	
7	Counsel to the Official Committee of Unsecured	Creditors
8	UNITED STATES R	ANKRUPTCY COURT
9		ICT OF CALIFORNIA
10		
11		SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
14 15	Debtor and Debtor in Possession.	MONTHLY PROFESSIONAL FEE STATEMENT FOR PACHULSKI STANG ZIEHL & JONES LLP (FEBRUARY
16		2025)
17	TO ALL INTERESTED PARTIES AN	D TO THEIR COUNSEL OF RECORD:
18	NOTICE IS HEREBY GIVEN that Pack	nulski Stang Ziehl & Jones LLP ("PSZJ"), counsel
19	to the Official Committee of Unsecured Creditors	(the "Committee"), hereby files its monthly
20	professional fee statement for the period February	1, 2025 to February 28, 2025 (the "Fee Period"),
21	pursuant to the Order Establishing Procedures and	d Authorizing Payment of Professional Fees and
22	Expenses on a Monthly Basis (the "Compensation	Order"), entered on October 16, 2023 [ECF No.
23	212]. The total fees and expenses incurred by PSZ	J on behalf of the Committee for the Fee Period are
24	as follows:	
25		
26		
27	[REMAINDER OF PAGE LEF	T INTENTIONALLY BLANK]
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Period	Fees	Expenses	Total
February 1, 2025 – February 28, 2025	\$288,414.001	\$8,567.63	\$296,981.63
Net Total Allowed Payments this Statement Period: (80% of fees and 100% of expenses)	\$230,731.20	\$8,567.63	\$239,298.83

Attached hereto at **Exhibit 1** is PSZJ's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor The Roman Catholic Archbishop of San Francisco unless an objection is filed with the Clerk of the Court and served upon PSZJ within 14 days after the date of service of this monthly professional fee statement.

PACHULSKI STANG ZIEHL & JONES LLP Dated: April 25, 2025

> By: /s/ Gillian N. Brown Gillian N. Brown

> > Counsel to the Official Committee of Unsecured Creditors

¹ PSZJ billed fees in the amount of \$374,795.00 during the Fee Period but seeks compensation only for \$288,414.00. As set forth at paragraph 2 of the Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216], PSZJ billed its time during the Fee Period on an hourly basis using its regular hourly rates and seeks be reimbursed by the Debtor according to its customary reimbursement policies, provided, however, that PSZJ discounted its total fees during the Fee Period to the lesser of the amount billed using regular hourly rates (here, \$374,795.00) and a blended hourly rate of \$1,050 (here, \$230,731.20).

Furthermore, PSZJ will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, PSZJ will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

EXHIBIT 1 ABBREVIATIONS KEY: BB = Burns Bair LLP BRG = Berkeley Research Group, LLC PSZJ = Pachulski Stang Ziehl & Jones LLP SCC = state court counsel SMRH = Sheppard, Mullin, Richter & Hampton LLP



10100 Santa Monica Blvd. 13th Floor

Los Angeles, CA 90067

Archdiocese of SF O.C.C.

March 21, 2025 Invoice 146407

Client 05068.00002

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 02/28/2025

FEES	\$374,795.00
EXPENSES	\$8,567.63
COURTESY DISCOUNT	-\$86,381.00
TOTAL CURRENT CHARGES	\$296,981.63
BALANCE FORWARD	\$637,580.62
LAST PAYMENT	-\$233,349.50
TOTAL BALANCE DUE	

Page: 2 Invoice 146407 March 21, 2025

Summa	ary of Services by Professional				
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
AWC	Caine, Andrew W.	Partner	1,595.00	10.00	\$15,950.00
BMM	Michael, Brittany Mitchell	Partner	1,050.00	59.50	\$62,475.00
JIS	Stang, James I.	Partner	1,950.00	52.60	\$102,570.00
JIS	Stang, James I.	Partner	975.00	8.00	\$7,800.00
GNB	Brown, Gillian N.	Counsel	1,150.00	15.80	\$18,170.00
GSG	Greenwood, Gail S.	Counsel	1,325.00	114.80	\$152,110.00
MLC	Cohen, Michael L.	Counsel	1,295.00	1.80	\$2,331.00
BDD	Dassa, Beth D.	Paralegal	625.00	17.10	\$10,687.50
HRD	Daniels, Hope R.	Paralegal	595.00	0.80	\$476.00
NJH	Hall, Nathan J.	Paralegal	595.00	3.40	\$2,023.00
LAF	Forrester, Leslie A.	Library	675.00	0.30	\$202.50
			284.10		\$374,795.00

Page: 3 Invoice 146407 March 21, 2025

Summary of	Services by Task Code		
Task Code	Description	<u>Hours</u>	<u>Amount</u>
AA	Asset Analysis and Recovery	8.60	\$10,979.00
BL	Bankruptcy Litigation	63.20	\$82,393.50
CA	Case Administration	5.00	\$4,860.00
CP	PSZJ Compensation	15.10	\$9,518.50
СРО	Other Professional Compensation	0.40	\$407.50
GC	General Creditors' Committee	31.90	\$45,755.00
HE	Hearings	0.40	\$420.00
ME	Mediation	28.80	\$40,179.00
RPO	Other Professional Retention	3.30	\$4,453.00
SL	Stay Litigation	119.40	\$168,029.50
TR	Travel	8.00	\$7,800.00
		284.10	\$374,795.00

Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002 Page: 4 Invoice 146407 March 21, 2025

Summary of Expenses

Description	<u>Amount</u>
Air Fare	\$407.96
Auto Travel Expense	\$171.64
Bloomberg	\$10.30
Federal Express	\$51.80
Court Fees	\$199.00
Hotel Expense	\$829.70
Lexis/Nexis- Legal Research	\$1,082.01
Litigation Support Vendors	\$2,112.00
Out of Town Travel	\$5.00
Pacer - Court Research	\$113.10
Postage	\$945.22
Reproduction Expense	\$2,464.70
Transcript	\$175.20
	\$8,567.63

				<u>Hours</u>	Rate	Amount
Asset Anal	ysis and	Rec	overy			
02/06/2025	BMM	AA	Meeting with BRG and PSZJ regarding status of discovery.	1.00	1,050.00	\$1,050.00
02/06/2025	GNB	AA	Video conference with PSZJ and BRG regarding outstanding discovery.	1.00	1,150.00	\$1,150.00
02/06/2025	JIS	AA	Call with BRG.	0.60	1,950.00	\$1,170.00
02/06/2025	JIS	AA	Call with BRG regarding outstanding discovery issues.	1.00	1,950.00	\$1,950.00
02/18/2025	GNB	AA	Email with B. Michael regarding real estate appraisal priorities; review B. Michael email to BRG regarding same.	0.10	1,150.00	\$115.00
02/18/2025	GNB	AA	Emails with M. Bach and M. van de Pol regarding real estate valuation issues.	0.10	1,150.00	\$115.00
02/19/2025	AWC	AA	Emails with team and BRG regarding real estate matters.	0.20	1,595.00	\$319.00
02/19/2025	BMM	AA	Call with G. Brown re real property.	0.20	1,050.00	\$210.00
02/19/2025	GNB	AA	Call with B. Michael regarding real property issues.	0.20	1,150.00	\$230.00
02/19/2025	GNB	AA	Email with PSZJ team regarding BRG asset analyses.	0.10	1,150.00	\$115.00
02/19/2025	GNB	AA	Call with M. Bach regarding real estate issues.	0.20	1,150.00	\$230.00
02/25/2025	BMM	AA	Prepare property chart for real estate appraiser.	0.60	1,050.00	\$630.00
02/25/2025	GNB	AA	Email two potential real estate valuation experts (.1); email PSZJ team regarding real estate valuations (.1).	0.20	1,150.00	\$230.00
02/25/2025	GNB	AA	Email with PSZJ team regarding real property.	0.20	1,150.00	\$230.00
02/25/2025	GNB	AA	Call with potential appraiser regarding real property appraisals (.2); prepare for same and email potential appraiser after call regarding same (.1).	0.30	1,150.00	\$345.00
02/26/2025	BMM	AA	Call with R. Strong and G. Brown regarding outstanding discovery.	1.00	1,050.00	\$1,050.00
02/26/2025	GNB : 23-30!	AA	Call with J. Stang (partial), B. Michael (partial), and R. Strong regarding real estate, general Rule 2004 discovery. Doc# 1162 Filed: 04/25/25 Entered: 04/25	1.10	1,150.00	\$1,265.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 8 of

Page: 6 Invoice 146407 March 21, 2025

02/27/2025	GNB	AA	Call with R. Strong regarding real estate (.4);	<u>Hours</u> 0.50	Rate 1,150.00	<u>Amount</u> \$575.00
			email PSZJ team regarding same (.1).			
				8.60		\$10,979.00
Bankruptc	y Litiga	tion				
02/01/2025	BMM	BL	Revise claims data disclosure motion.	2.20	1,050.00	\$2,310.00
02/01/2025	GSG	BL	Draft motion to seal claims data.	1.90	1,325.00	\$2,517.50
02/01/2025	GSG	BL	Draft supporting declaration and order re motion to seal.	1.10	1,325.00	\$1,457.50
02/01/2025	GSG	BL	Review hearing procedures (.3) and draft notice of hearing re disclosure motion (.5).	0.80	1,325.00	\$1,060.00
02/01/2025	GSG	BL	Revise motion and declaration re disclosure of claims data.	0.80	1,325.00	\$1,060.00
02/03/2025	AWC	BL	Emails with counsel and team regarding Cemeteries discovery responses.	0.30	1,595.00	\$478.50
02/03/2025	AWC	BL	Review and revise seal motion/order regarding motion to disclose claims information.	0.30	1,595.00	\$478.50
02/03/2025	BMM	BL	Approve redacted exhibits before filing disclosure motion on claims data.	0.70	1,050.00	\$735.00
02/03/2025	GNB	BL	(Committee Rule 2004 and BRG high-priority requests to Cemeteries) Review A. Cottrell email forwarding email from Cemeteries' counsel regarding document requests.	0.10	1,150.00	\$115.00
02/03/2025	GSG	BL	Review calendar and LBR re notice, filing, and motion to seal (.3) and emails to PSZJ re same (.2).	0.50	1,325.00	\$662.50
02/03/2025	GSG	BL	Confer with M. Renck re disclosure motion finalization.	0.10	1,325.00	\$132.50
02/03/2025	GSG	BL	Confer with M. Renck re exhibits (.3) and review service issues (.2).	0.50	1,325.00	\$662.50
02/03/2025	GSG	BL	Confer with B. Michael re disclosure motion service and hearing.	0.20	1,325.00	\$265.00
02/03/2025	GSG	BL	Calls with M. Renck re filing, review final exhibits, and email re sealing procedures.	0.70	1,325.00	\$927.50
02/03/2025	GSG	BL	Email and confer with O. Carpio re limited service list and service of redacted motions.	0.50	1,325.00	\$662.50

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 9 of

Page: 7 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	<u>Amount</u>
02/04/2025	AWC	BL	Emails with team regarding litigation strategy.	0.20	1,595.00	\$319.00
02/04/2025	GNB	BL	(Committee Rule 2004 and BRG high-priority requests to Cemeteries) Email with BRG and PSZJ regarding call with S. Williamson; email with S. Williamson regarding same.	0.10	1,150.00	\$115.00
02/04/2025	GSG	BL	Review final redacted/unredacted disclosure motion and supporting documents.	0.30	1,325.00	\$397.50
02/04/2025	GSG	BL	Confer with M. Renck re Chambers copies of disclosure motion and email re same.	0.10	1,325.00	\$132.50
02/05/2025	GSG	BL	Emails to/from B. Michael and M. Renck re follow-up to disclosure motion.	0.30	1,325.00	\$397.50
02/05/2025	GSG	BL	Emails to Debtor's counsel re unredacted disclosure motion and supporting documents.	0.30	1,325.00	\$397.50
02/05/2025	GSG	BL	Emails M. Renck re Chambers copies and fedex of Chambers copies of disclosure motion.	0.20	1,325.00	\$265.00
02/06/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery, approach (.30); emails with counsel regarding affiliate and auditor discovery (.20); emails with team and Burns Bair regarding outstanding discovery (.20).	0.70	1,595.00	\$1,116.50
02/06/2025	BMM	BL	Call with G. Brown regarding outstanding discovery.	0.40	1,050.00	\$420.00
02/06/2025	GNB	BL	Finalize motion to compel list of requests.	1.80	1,150.00	\$2,070.00
02/06/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email with R. Strong regarding document production defects; email with J. Praetzellis regarding same.	0.10	1,150.00	\$115.00
02/06/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email D. Flaherty requesting meet and confer on failure to produce documents.	0.10	1,150.00	\$115.00
02/06/2025	GNB	BL	Email with B. Cawley regarding status of insurance-related discovery requests to Debtor.	0.10	1,150.00	\$115.00
02/07/2025	AWC	BL	Emails with counsel and BRG regarding affiliate discovery.	0.20	1,595.00	\$319.00
02/07/2025	GNB e: 23-30	BL	(Committee Rule 2004 to Debtor) Email with B. Cawley regarding insurance-related document production. Doc# 1162 Filed: 04/25/25 Entered: 04/2	0.10	1,150.00	\$115.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 10

				<u>Hours</u>	Rate	Amount
02/07/2025	GNB	BL	(Committee discovery re Cemeteries) Video conference with R. Strong, C. Ter-Gevorkian, and S. Williamson regarding outstanding documents (.4); follow-up call with BRG regarding same (.1).	0.50	1,150.00	\$575.00
02/10/2025	AWC	BL	Read BPM counsel letter regarding production/privilege log (.10) and emails with team thereon (.10); read research regarding abuse discovery issues (.40).	0.60	1,595.00	\$957.00
02/10/2025	GNB	BL	(Committee Rule 2004 to BPM) Review letter from J. Morse regarding document production, email BRG regarding same, email N. Hall regarding same (.1); analyze BPM privilege log, email A. Caine regarding same (.1).	0.20	1,150.00	\$230.00
02/10/2025	GNB	BL	Email RPSC's counsel regarding setting up meeting between BRG and RPSC's accountant.	0.10	1,150.00	\$115.00
02/10/2025	GNB	BL	(Committee Rule 2004 to Debtor) Analyze motion to compel issues to be brought against Debtor.	0.10	1,150.00	\$115.00
02/11/2025	AWC	BL	Emails with team and BRG regarding missing/additional information and documents.	0.30	1,595.00	\$478.50
02/11/2025	GNB	BL	(Committee Rule 2004 to BPM) Read C. Tart email responding to question regarding forthcoming document production; email with R. Strong regarding overlay for second BPM production set.	0.10	1,150.00	\$115.00
02/11/2025	GSG	BL	Emails to/from B. Michael re supplemental service of disclosure motion.	0.10	1,325.00	\$132.50
02/11/2025	GSG	BL	Confer with M. Renck re supplemental service (.10) and review same (.10).	0.20	1,325.00	\$265.00
02/11/2025	NJH	BL	Upload and process BPM LLC production documents onto Everlaw database.	0.50	595.00	\$297.50
02/11/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
02/12/2025	AWC	BL	Emails with counsel for various affiliates, BRG and team regarding discovery issues.	0.30	1,595.00	\$478.50

Page: 9 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/12/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Voicemail for D. Flaherty regarding document production; email with D. Flaherty regarding same.	0.10	1,150.00	\$115.00
02/12/2025	GNB	BL	(Committee Rule 2004 to RPSC) Review K. Rios email regarding accountant unavailability until April; email with PSZJ and BRG regarding same (.1); analyze R. Strong emails regarding same (.1); draft response to K. Rios (.2).	0.30	1,150.00	\$345.00
02/12/2025	NJH	BL	Revise production log.	0.10	595.00	\$59.50
02/13/2025	GNB	BL	(Committee Rule 2004 to RPSC) Research RPSC accountancy firm; email BRG and PSZJ regarding same.	0.10	1,150.00	\$115.00
02/13/2025	GNB	BL	(Committee Rule 2004 to Cemeteries) Email N. Hall and BRG regarding document production today.	0.10	1,150.00	\$115.00
02/13/2025	NJH	BL	Upload and process Cemeteries production documents onto Everlaw database.	0.20	595.00	\$119.00
02/13/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
02/15/2025	LAF	BL	Legal research re: legislative digest to California statute.	0.30	675.00	\$202.50
02/17/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery items.	0.20	1,595.00	\$319.00
02/17/2025	JIS	BL	Call with BRG regarding status of case and discovery.	0.70	1,950.00	\$1,365.00
02/18/2025	AWC	BL	Read ASF counsel response regarding Vatican request (.10) and emails with team regarding reply (.20).	0.30	1,595.00	\$478.50
02/18/2025	GNB	BL	(Committee Rule 2004 to Debtor) Consider O. Katz letter to J. Stang regarding document request no. 56; email with PSZJ team regarding same.	0.10	1,150.00	\$115.00
02/18/2025	GSG	BL	Research CA law re self-settled trusts.	3.90	1,325.00	\$5,167.50
02/19/2025	AWC	BL	Emails with counsel and team regarding outstanding discovery matters, strategy.	0.40	1,595.00	\$638.00
02/19/2025	BMM	BL	Call with G. Brown regarding discovery	0.20	1,050.00	\$210.00
Case	e: 23-30	564	issues. Doc# 1162 Filed: 04/25/25 Entered: 04/2	25/25 11::	29:24 Pag	ıe 12

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 12

of 48

Page: 10 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/19/2025	GNB	BL	Call with B. Michael regarding open discovery issues.	0.20	1,150.00	\$230.00
02/19/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email D. Flaherty's legal assistants regarding status of document production (.1); email with C. Carrino at Godfrey Kahn regarding same, and email PSZJ and BRG regarding same (.1).	0.20	1,150.00	\$230.00
02/20/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery, approach.	0.30	1,595.00	\$478.50
02/20/2025	GNB	BL	Review B. Michael edits to outstanding discovery email to mediators and Debtor's counsel.	0.10	1,150.00	\$115.00
02/20/2025	GNB	BL	Email with BRG regarding suggested edits to outstanding discovery email to mediators and Debtor's counsel.	0.10	1,150.00	\$115.00
02/20/2025	GNB	BL	Call with B. Michael regarding outstanding discovery.	0.30	1,150.00	\$345.00
02/21/2025	BMM	BL	Call with J. Stang regarding disclosure motion hearing.	0.30	1,050.00	\$315.00
02/21/2025	BMM	BL	Call with G. Greenwood regarding relief from stay filing.	0.30	1,050.00	\$315.00
02/21/2025	GNB	BL	(Committee Rule 2004 to BPM) Email C. Tart regarding BPM electronic overlay for second and third document production sets.	0.10	1,150.00	\$115.00
02/22/2025	JIS	BL	Call B. Michael regarding hearing procedure for claims data motion.	0.30	1,950.00	\$585.00
02/24/2025	AWC	BL	Emails with accountant counsel regarding document productions.	0.20	1,595.00	\$319.00
02/24/2025	BMM	BL	Call with J. Stang regarding disclosure motion hearing.	0.40	1,050.00	\$420.00
02/24/2025	GNB	BL	(Committee Rule 2004 to BPM) Read email from C. Tart regarding overlays for second and third BPM productions; email BRG regarding same; email with N. Hall regarding same.	0.10	1,150.00	\$115.00
02/24/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email J. Praetellis regarding need for Excel files in native format.	0.10	1,150.00	\$115.00
02/24/2025 Case	GSG e: 23-30	BL 0564	Review article re Fogarty holding. Doc# 1162 Filed: 04/25/25 Entered: 04/2	0.30 2 5/25 11 :2	1,325.00 2 9:24 Pag	\$397.50

Page: 11 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/24/2025	JIS	BL	Call B. Michael regarding motion to disclose claims information.	0.40	1,950.00	\$780.00
02/25/2025	GNB	BL	(Committee Rule 2004 to BPM) Email with PSZJ and BRG regarding BPM's second and third production sets.	0.10	1,150.00	\$115.00
02/25/2025	GSG	BL	Review Fogarty application and facts and emails to/from B. Michael re same.	0.60	1,325.00	\$795.00
02/25/2025	GSG	BL	Review email and case from R. Simons.	0.20	1,325.00	\$265.00
02/25/2025	NJH	BL	Revise production log.	0.10	595.00	\$59.50
02/25/2025	NJH	BL	Upload, process BPM document production overlays onto Everlaw database.	0.30	595.00	\$178.50
02/26/2025	AWC	BL	Emails with team regarding BRG, real estate and financial discovery, strategy.	0.20	1,595.00	\$319.00
02/26/2025	BMM	BL	Call with PSZJ team regarding parish litigation strategy.	1.80	1,050.00	\$1,890.00
02/26/2025	BMM	BL	(Partial) Listen to JCCP hearing on application of stay to non-debtor entities.	0.30	1,050.00	\$315.00
02/26/2025	BMM	BL	Call with G. Greenwood and J. Stang regarding non-debtor litigation.	0.50	1,050.00	\$525.00
02/26/2025	GSG	BL	Call with B. Michael, J. Stang, and M. Cohen re parish litigation strategy.	1.80	1,325.00	\$2,385.00
02/26/2025	GSG	BL	Attend JCCP hearing re state court litigation and procedures for lifting stay.	0.70	1,325.00	\$927.50
02/26/2025	GSG	BL	Follow up call with J. Stang and B. Michael re JCCP litigation.	0.30	1,325.00	\$397.50
02/26/2025	JIS	BL	PSZJ call regarding strategy for adversary proceeding.	1.80	1,950.00	\$3,510.00
02/26/2025	MLC	BL	Zoom conference with J. Stang, B. Michael, and G. Greenwood to discuss adversary proceeding regarding the status of the parishes vis-à-vis the archdiocese.	1.80	1,295.00	\$2,331.00
02/27/2025	AWC	BL	Read and analyze Debtor opposition to motion to make claims information public.	0.90	1,595.00	\$1,435.50
02/27/2025	BMM	BL	Call with J. Stang (in part) and J. Stein (in part) regarding state court litigation.	1.50	1,050.00	\$1,575.00

				<u>Hours</u>	Rate	Amount
02/27/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email with J. Praetzellis regarding supplemental document production.	0.10	1,150.00	\$115.00
02/27/2025	GSG	BL	Review prior production re parish litigation.	1.60	1,325.00	\$2,120.00
02/27/2025	GSG	BL	Review documents and notes from B. Michael re parish/school relationships.	2.20	1,325.00	\$2,915.00
02/27/2025	GSG	BL	Review Diocese opposition to claims data disclosure motion, case citations.	3.90	1,325.00	\$5,167.50
02/28/2025	BMM	BL	Analyze Debtor's response to claims data disclosure motion.	0.70	1,050.00	\$735.00
02/28/2025	BMM	BL	Call with G. Greenwood regarding Debtor's response to claims data disclosure motion.	1.20	1,050.00	\$1,260.00
02/28/2025	BMM	BL	Call with J. Stang regarding Debtor's response to claims data disclosure motion.	0.50	1,050.00	\$525.00
02/28/2025	BMM	BL	Analyze issues related to reply in support of claims data disclosure motion.	1.00	1,050.00	\$1,050.00
02/28/2025	GSG	BL	Call with B. Michael re claims data disclosure motion.	1.20	1,325.00	\$1,590.00
02/28/2025	GSG	BL	Research/review cases re application of section 107.	1.10	1,325.00	\$1,457.50
02/28/2025	GSG	BL	Review Judge Lafferty transcript and CA diocese cases re disclosure issues.	2.90	1,325.00	\$3,842.50
02/28/2025	GSG	BL	Draft reply arguments on motion for claims data disclosure.	2.70	1,325.00	\$3,577.50
02/28/2025	JIS	BL	Skim review of Debtor's opposition to claim data motion.	0.30	1,950.00	\$585.00
02/28/2025	JIS	BL	Call with B. Michael regarding reply to Archdiocese opposition to claim data motion.	0.50	1,950.00	\$975.00
02/28/2025	JIS	BL	Status call with PSZJ regarding case.	0.20	1,950.00	\$390.00
02/28/2025	JIS	BL	Review/respond to email regarding data claims motion.	0.10	1,950.00	\$195.00
02/28/2025	JIS	BL	Review of Oakland Diocese motion to dismiss response for potential application here.	0.30	1,950.00	\$585.00
				63.20		\$82,393.50

of 48

Page: 13 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
Case Admi	inistrati	on				
02/03/2025	BDD	CA	Email G. Brown re updates to contact list.	0.10	625.00	\$62.50
02/04/2025	BDD	CA	Email G. Brown re critical dates.	0.10	625.00	\$62.50
02/04/2025	BMM	CA	Meeting with Debtor's counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
02/04/2025	BMM	CA	Call with J. Stang regarding Debtor's counsel meeting.	0.20	1,050.00	\$210.00
02/05/2025	BDD	CA	Review docket to update critical dates memorandum re same (.40); emails B. Anavim and M. Kulick re same (.10).	0.50	625.00	\$312.50
02/06/2025	BDD	CA	Review docket to update critical dates memo re same (.40); email PSZJ team re same (.10).	0.50	625.00	\$312.50
02/10/2025	BDD	CA	Email B. Anavim and M. Kulick re removal of 2/13 omnibus hearing from calendar, and email G. Brown re same (.10).	0.10	625.00	\$62.50
02/11/2025	BDD	CA	Email re calendaring matters with B. Anavim.	0.20	625.00	\$125.00
02/11/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.30	1,050.00	\$315.00
02/11/2025	JIS	CA	Call with Debtor's counsel regarding case status.	0.30	1,950.00	\$585.00
02/18/2025	BMM	CA	Email to Debtor's counsel regarding standstill agreement.	0.20	1,050.00	\$210.00
02/18/2025	BMM	CA	Meeting with Debtor's counsel regarding ongoing case issues.	0.40	1,050.00	\$420.00
02/18/2025	JIS	CA	Status call with Debtor's counsel.	0.30	1,950.00	\$585.00
02/18/2025	JIS	CA	Follow up call with B. Michael after call with Debtor's lawyers regarding status.	0.10	1,950.00	\$195.00
02/19/2025	BDD	CA	Review docket to update critical dates memo re same (.40); email with M. Kulick re same (.20).	0.60	625.00	\$375.00
02/25/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.30	1,050.00	\$315.00
02/27/2025	BDD	CA	Review Court instructions re hearing on claims data disclosure motion and Cushman Wakefield's retention application (.10) and email B. Anayim re same (.10).	0.20	625.00	\$125.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 16

Page: 14 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/27/2025	BDD	CA	Email eScribers re 2.27.25 hearing transcript.	0.10	625.00	\$62.50
			_	5.00		\$4,860.00
PSZJ Com	pensati	on				
02/10/2025	GNB	СР	Email E. Frejka and J. Kim regarding fourth interim fee application deadlines; email with J. Kim regarding same.	0.10	1,150.00	\$115.00
02/18/2025	BDD	СР	Email Accounting Department re upcoming interim fee application.	0.10	625.00	\$62.50
02/18/2025	BDD	СР	Begin review of Oct 1, 2024 - Jan. 31, 2025 invoices re PSZJ 4th interim fee application.	0.70	625.00	\$437.50
02/19/2025	BDD	CP	Emails V. Arias and N. Brown re PSZJ 4th interim fee application.	0.20	625.00	\$125.00
02/19/2025	BDD	СР	Begin preparing PSZJ's 4th interim fee application (4.10) and email G. Brown re same (.10).	4.20	625.00	\$2,625.00
02/19/2025	GNB	СР	Email with B. Dassa regarding PSZJ upcoming interim fee application.	0.10	1,150.00	\$115.00
02/19/2025	HRD	CP	Draft PSZJ's December 2024 (.40) and January 2025 monthly fee statement (.40).	0.80	595.00	\$476.00
02/20/2025	BDD	СР	Continue drafting PSZJ 4th interim fee application (3.80) and emails to/calls with G. Brown re same (.10).	3.90	625.00	\$2,437.50
02/24/2025	BDD	CP	Continue drafting PSZJ 4th interim fee application and exhibits re same (4.70); emails N. Brown re same (.20); email G. Brown re same (.10).	5.00	625.00	\$3,125.00
			_	15.10		\$9,518.50
Other Prof	fessiona	ıl Comp	ensation			
02/07/2025	GNB	СРО	Email with M. Kuhn regarding BRG interim fee application.	0.10	1,150.00	\$115.00
02/10/2025	BDD	СРО	Email G. Brown re next round of interim fee applications.	0.10	625.00	\$62.50
02/23/2025	GNB	СРО	Email Committee billing subcommittee regarding monthly bills.	0.10	1,150.00	\$115.00
02/23/2025 Case	e: 23-30)564 ^{PO} [Email BRG and BB regarding fees Ooc# 1162 Filed: 04/25/25 Entered: 04/ of 48	25/25 ^{.10} ::	29:24 ^{0.00} Pa	ge 17 ^{\$115.00}

Page: 15 Invoice 146407 March 21, 2025

				0.40		\$407.50
General C	reditors	' Con	nmittee			
02/03/2025	JIS	GC	Call with R. Kuebel regarding preparation for mediation.	0.30	1,950.00	\$585.00
02/04/2025	BMM	GC	Call with SCC regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/04/2025	JIS	GC	Status call with Debtor's counsel.	0.50	1,950.00	\$975.00
02/06/2025	BMM	GC	Participate in meeting with Committee regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/06/2025	JIS	GC	Call with Committee.	1.00	1,950.00	\$1,950.00
02/06/2025	JIS	GC	Call with state court counsel regarding mediation status.	0.50	1,950.00	\$975.00
02/06/2025	JIS	GC	Draft email to SCC regarding February 20 mediation.	0.30	1,950.00	\$585.00
02/07/2025	AWC	GC	Emails with team and client regarding mediation preparation.	0.20	1,595.00	\$319.00
02/10/2025	GSG	GC	Email L. James re decision.	0.30	1,325.00	\$397.50
02/10/2025	JIS	GC	Call with state court counsel regarding mediation issues.	0.20	1,950.00	\$390.00
02/11/2025	BMM	GC	Call with SCC regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/11/2025	GSG	GC	Call with state court counsel re mediation.	1.30	1,325.00	\$1,722.50
02/11/2025	JIS	GC	Call with state court counsel regarding mediation issues.	1.60	1,950.00	\$3,120.00
02/13/2025	BMM	GC	Participate in meeting with Committee regarding ongoing case issues.	1.30	1,050.00	\$1,365.00
02/13/2025	JIS	GC	Call with Committee.	1.30	1,950.00	\$2,535.00
02/13/2025	JIS	GC	Draft status message to state court attorney regarding responses to mediator requests.	0.20	1,950.00	\$390.00
02/14/2025	BMM	GC	Call with Committee member (M.O.) regarding mediation issues.	1.30	1,050.00	\$1,365.00
02/14/2025	BMM	GC	Call with J. Stein regarding mediation issues.	0.70	1,050.00	\$735.00
02/15/2025	BMM	GC	Meeting with Committee regarding mediation.	1.10	1,050.00	\$1,155.00
02/15/2025	JIS	GC	Committee meeting regarding mediation.	2.40	1,950.00	\$4,680.00
02/17/2025 Case	BMM e: 23-30	GC 564	Communications with Committee regarding Dougling 192 Filed: 04/25/25 Entered: 04/2	0.30 25/25 11:3	1,050.00 29:24 Pag	\$315.00 e 18

				<u>Hours</u>	Rate	Amount
02/18/2025	BMM	GC	Call with J. Stang re Committee meeting agenda.	0.20	1,050.00	\$210.00
02/18/2025	BMM	GC	Participate in Committee meeting regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
02/18/2025	BMM	GC	Call with SCC regarding ongoing case issues.	0.60	1,050.00	\$630.00
02/18/2025	GNB	GC	Email PSZJ team regarding fee issue for Committee to handle this week.	0.10	1,150.00	\$115.00
02/18/2025	JIS	GC	Call with B. Michael regarding upcoming Committee call.	0.20	1,950.00	\$390.00
02/18/2025	JIS	GC	Meeting with Committee regarding response to mediators.	1.00	1,950.00	\$1,950.00
02/18/2025	JIS	GC	Meeting with state court counsel regarding mediation and case status.	0.60	1,950.00	\$1,170.00
02/20/2025	GNB	GC	Email with PSZJ team regarding email to Committee about open case issue.	0.10	1,150.00	\$115.00
02/21/2025	BMM	GC	Draft email to the Committee regarding filed claims data motion and hearing.	0.60	1,050.00	\$630.00
02/23/2025	BMM	GC	Communications with state court counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
02/25/2025	JIS	GC	Call with state court counsel and B. Michael regarding JCCP issues.	0.70	1,950.00	\$1,365.00
02/26/2025	BMM	GC	Call with J. Stang regarding meeting with state court counsel and other case issues.	0.60	1,050.00	\$630.00
02/26/2025	BMM	GC	Prepare for meeting with state court counsel.	0.30	1,050.00	\$315.00
02/26/2025	BMM	GC	Meeting with non-committee state court counsel regarding case status.	1.20	1,050.00	\$1,260.00
02/26/2025	JIS	GC	Call with B. Michael regarding mediation issues.	0.60	1,950.00	\$1,170.00
02/26/2025	JIS	GC	State court counsel meeting regarding case update.	1.20	1,950.00	\$2,340.00
02/26/2025	JIS	GC	Call state court counsel regarding stay strategy.	0.60	1,950.00	\$1,170.00
02/26/2025	JIS	GC	Call state court counsel regarding mediation status/strategy.	0.10	1,950.00	\$195.00

				<u>Hours</u>	Rate	Amount
02/27/2025	BMM	GC	Call with Committee member (M.O.) regarding Committee meeting.	0.30	1,050.00	\$315.00
02/27/2025	BMM	GC	Email to Committee regarding meeting.	0.30	1,050.00	\$315.00
02/27/2025	BMM	GC	Meeting with Committee members regarding ongoing case issues.	0.80	1,050.00	\$840.00
02/27/2025	JIS	GC	Attend Committee meeting (partial).	0.60	1,950.00	\$1,170.00
02/27/2025	NJH	GC	Attend Committee meeting to take minutes.	0.80	595.00	\$476.00
02/28/2025	NJH	GC	Draft minutes from the February 27, 2025 Committee meeting.	1.00	595.00	\$595.00
			_	31.90		\$45,755.00
Hearings						
02/27/2025	BMM	HE	Participate in hearing on relief from stay motion.	0.40	1,050.00	\$420.00
			_	0.40		\$420.00
Mediation						
02/04/2025	JIS	ME	Follow up call with B. Michael regarding next steps in mediation.	0.20	1,950.00	\$390.00
02/06/2025	BMM	ME	Meeting with mediators regarding mediations.	0.70	1,050.00	\$735.00
02/06/2025	BMM	ME	Call with J. Stang regarding discovery.	0.20	1,050.00	\$210.00
02/06/2025	GNB	ME	Call with B. Michael regarding call today with mediators.	0.10	1,150.00	\$115.00
02/06/2025	JIS	ME	Call with B. Michael regarding upcoming call with mediators and state relief issues.	0.60	1,950.00	\$1,170.00
02/06/2025	JIS	ME	Call with mediators.	0.60	1,950.00	\$1,170.00
02/06/2025	JIS	ME	Call with T. Burns regarding meeting with mediators.	0.20	1,950.00	\$390.00
02/10/2025	AWC	ME	Emails with team and client regarding mediator communications and strategy.	0.20	1,595.00	\$319.00
02/11/2025	GNB	ME	Email with B. Michael regarding information for mediators in advance of next week's session.	0.10	1,150.00	\$115.00

of 48

Page: 18 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/11/2025	GNB	ME	Review J. Stang email to SCC regarding mediation; briefly review BRG pre-mediation preparation documents.	0.10	1,150.00	\$115.00
02/12/2025	AWC	ME	Emails with client regarding mediation strategy (.20); read BRG updated financial analysis and emails with team thereon (.30).	0.50	1,595.00	\$797.50
02/13/2025	BMM	ME	Call with J. Stang regarding mediation strategy (.20); prepare for same (.70).	0.90	1,050.00	\$945.00
02/13/2025	BMM	ME	Call with mediators regarding mediation.	0.70	1,050.00	\$735.00
02/13/2025	JIS	ME	Call B. Michael regarding mediation issues related to mediator requests.	0.20	1,950.00	\$390.00
02/17/2025	AWC	ME	Emails with BRG regarding analysis (.10) and read analysis (.20).	0.30	1,595.00	\$478.50
02/17/2025	GNB	ME	Call with J. Stang and BRG regarding preparation for February 20 mediation, discovery issues (.7); follow up email to PSZJ and BRG regarding same (.1).	0.80	1,150.00	\$920.00
02/18/2025	AWC	ME	Emails with team and client regarding mediation approach.	0.20	1,595.00	\$319.00
02/18/2025	BMM	ME	Call with J. Stang and Judge Sontchi (in part) regarding mediation.	0.40	1,050.00	\$420.00
02/18/2025	GNB	ME	Review Committee email to mediators in advance of February 20 mediation session.	0.10	1,150.00	\$115.00
02/18/2025	JIS	ME	Call with B. Michael to mediator J. Sontchi regarding Committee response.	0.30	1,950.00	\$585.00
02/19/2025	GNB	ME	Email B. Dassa regarding information needed for mediation tomorrow.	0.10	1,150.00	\$115.00
02/19/2025	GNB	ME	Revise outstanding Debtor discovery analysis for mediators and Debtor's counsel.	1.80	1,150.00	\$2,070.00
02/20/2025	BMM	ME	Prepare materials for mediation (claims chart, discovery chart), with J. Bair in part.	1.80	1,050.00	\$1,890.00
02/20/2025	BMM	ME	Participate in mediation via Zoom (part 1 of 2).	3.00	1,050.00	\$3,150.00
02/20/2025	BMM	ME	Participate in mediation via Zoom (part 2 of 2).	3.80	1,050.00	\$3,990.00
02/20/2025 Case	GNB e: 23-30	ME 0564	Read email from J. Bair regarding insurance Dissuration sessioned: 04/2	0.10 25/25 11 :	1,150.00 29:24 Pag	\$115.00 e 21

Page: 19 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/20/2025	GSG	ME	Call with B. Michael re mediation status.	0.20	1,325.00	\$265.00
02/20/2025	JIS	ME	Call I. Scharf re mediation issues.	0.40	1,950.00	\$780.00
02/21/2025	JIS	ME	Attend mediation.	7.00	1,950.00	\$13,650.00
02/21/2025	JIS	ME	Call M. Cohen regarding parish-Archdiocese issues, mediation developments.	0.40	1,950.00	\$780.00
02/24/2025	BMM	ME	Legal research regarding mediation issues.	2.30	1,050.00	\$2,415.00
02/26/2025	BMM	ME	Call with I. Scharf regarding mediation strategy.	0.50	1,050.00	\$525.00
			_	28.80		\$40,179.00
Other Prof	fessiona	l Retei	ntion			
02/06/2025	GNB	RPO	Call with J. Stang and B. Michael (partial) regarding real estate valuation expert.	0.10	1,150.00	\$115.00
02/06/2025	JIS	RPO	Call with B. Michael and G. Brown regarding appraiser retention.	0.20	1,950.00	\$390.00
02/10/2025	AWC	RPO	Read ASF redline/email regarding Cushman retention (.10) and emails/call with team thereon (.10).	0.20	1,595.00	\$319.00
02/10/2025	GNB	RPO	Email and call with A. Caine regarding retention of real estate valuation expert.	0.10	1,150.00	\$115.00
02/10/2025	JIS	RPO	Call L. Jones regarding valuation expert.	0.30	1,950.00	\$585.00
02/15/2025	GNB	RPO	Email with PSZJ team regarding real estate valuation expert.	0.20	1,150.00	\$230.00
02/15/2025	JIS	RPO	Draft letter to Debtor regarding Cushman retention.	0.10	1,950.00	\$195.00
02/17/2025	AWC	RPO	Emails with team regarding Cushman retention/strategy.	0.20	1,595.00	\$319.00
02/17/2025	GNB	RPO	Review J. Montali's guidelines, open calendaring regarding Cushman employment application.	0.10	1,150.00	\$115.00
02/17/2025	GNB	RPO	Review local bankruptcy rules applicable to noticing and hearing on employment application for Cushman & Wakefield.	0.30	1,150.00	\$345.00
02/17/2025	GNB e: 23-30	RPO	Email PSZJ team regarding email to Debtor's counsel regarding hearing on Cushman & Document application intered: 04/25/25/25	0.10	1,150.00	\$115.00

Case: 23-30564 Doc#1162 employment application Entered: 04/25/25 11:29:24 Page 22

Page: 20 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	<u>Amount</u>
02/17/2025	GNB	RPO	Draft notice of hearing on Cushman & Wakefield employment application.	0.20	1,150.00	\$230.00
02/17/2025	GNB	RPO	Review M. Bach supplemental declaration in support of Cushman & Wakefield employment application.	0.10	1,150.00	\$115.00
02/18/2025	GNB	RPO	Revise notice of amendment and filing of M. Bach supplemental declaration in support of Cushman & Wakefield employment application.	0.60	1,150.00	\$690.00
02/18/2025	GNB	RPO	Emails with M. Bach and M. van de Pol regarding employment application for Cushman.	0.10	1,150.00	\$115.00
02/19/2025	GNB	RPO	Call with M. Bach regarding March 13 hearing on Cushman retention.	0.10	1,150.00	\$115.00
02/19/2025	GNB	RPO	Read email from M. Plevin regarding Cushman & Wakefield work for CNA; email PSZJ team regarding same; email Cushman & Wakefield regarding same.	0.10	1,150.00	\$115.00
02/20/2025	GNB	RPO	Read M. Bach email regarding CNA conflict check.	0.10	1,150.00	\$115.00
02/24/2025	GNB	RPO	Draft email response to M. Plevin regarding Cushman & Wakefield conflict check for CNA.	0.10	1,150.00	\$115.00
				3.30		\$4,453.00
Stay Litiga	tion					
02/03/2025	BMM	SL	Analyze issues related to relief from stay from other Catholic cases.	1.00	1,050.00	\$1,050.00
02/03/2025	BMM	SL	Draft email with questions for counsel regarding relief from stay cases.	0.70	1,050.00	\$735.00
02/03/2025	GSG	SL	Review JCCP and state court dockets re additional pleadings and current status.	1.90	1,325.00	\$2,517.50
02/03/2025	GSG	SL	Review of Alameda cases re stay relief, relevant orders.	0.70	1,325.00	\$927.50
02/03/2025	GSG	SL	Draft emails to Burns Bair and state court counsel re questions for stay relief.	1.00	1,325.00	\$1,325.00
02/03/2025	GSG	SL	Review Oakland and Albany briefing re stay Doc# 1162 Filed: 04/25/25 Entered: 04/2	1.20	1,325.00	\$1,590.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 23

				<u>Hours</u>	Rate	Amount
02/03/2025	JIS	SL	Call with state court counsel regarding state litigation.	1.00	1,950.00	\$1,950.00
02/03/2025	JIS	SL	Review transcript from stay relief hearing in Archdiocese of New Orleans for stay relief issues in ASF case.	1.20	1,950.00	\$2,340.00
02/04/2025	BMM	SL	Meeting with Burns Bair and PSZJ team regarding stay relief strategy.	0.90	1,050.00	\$945.00
02/04/2025	GSG	SL	Strategy call with J. Stang, B. Michael, and Burns Bair (.9); prepare for call (.1).	1.00	1,325.00	\$1,325.00
02/04/2025	GSG	SL	Research additional cases and pleadings re stay relief.	2.20	1,325.00	\$2,915.00
02/04/2025	GSG	SL	Call with state court counsel re JCCP proceedings and stay relief.	0.90	1,325.00	\$1,192.50
02/04/2025	GSG	SL	Call with J. Stang and B. Michael re stay relief strategy.	0.20	1,325.00	\$265.00
02/04/2025	GSG	SL	Emails to/from state court counsel re JCCP order.	0.10	1,325.00	\$132.50
02/04/2025	GSG	SL	Review 1/23/25 transcript re JCCP proceedings and designation of buckets.	0.60	1,325.00	\$795.00
02/04/2025	GSG	SL	Research/review cases cited by JCCP court, related law.	0.90	1,325.00	\$1,192.50
02/04/2025	GSG	SL	Emails to/from J. Stang re stay relief re nondebtors.	0.60	1,325.00	\$795.00
02/04/2025	GSG	SL	Draft motion for relief from stay.	0.60	1,325.00	\$795.00
02/04/2025	JIS	SL	Call with B. Michael, G. Greenwood and Burns Bair re insurance factors on stay relief motion (.9); prepare for same (.1).	1.00	1,950.00	\$1,950.00
02/04/2025	JIS	SL	Call L. James regarding stay issues and JCCP.	0.50	1,950.00	\$975.00
02/04/2025	JIS	SL	Review JCCP transcript re stay issues.	0.90	1,950.00	\$1,755.00
02/04/2025	JIS	SL	Research stay issues related to JCCP and stay strategy.	1.60	1,950.00	\$3,120.00
02/05/2025	BMM	SL	Call with R. Simons and G. Greenwood regarding state court litigation and stay relief (.8); prepare for call (.1).	0.90	1,050.00	\$945.00
02/05/2025	BMM	SL	Call with J. Stang and G. Greenwood regarding relief from stay.	0.90	1,050.00	\$945.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 24

Page: 22 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/05/2025	GSG	SL	Call with R. Simons re SF trial cases.	0.80	1,325.00	\$1,060.00
02/05/2025	GSG	SL	Call with B. Michael and J. Stang re state court litigation.	0.80	1,325.00	\$1,060.00
02/05/2025	GSG	SL	Draft stay relief motion.	2.90	1,325.00	\$3,842.50
02/05/2025	GSG	SL	Review JCCP discovery and pretrial orders and related pleadings re stay relief.	2.20	1,325.00	\$2,915.00
02/06/2025	BMM	SL	Legal research regarding stay of non-debtor litigation, relief from stay.	1.30	1,050.00	\$1,365.00
02/06/2025	BMM	SL	Communications with team and SCC regarding relief from stay efforts.	0.80	1,050.00	\$840.00
02/06/2025	GSG	SL	Draft stay relief motion re JCCP, state court actions, insurance.	5.70	1,325.00	\$7,552.50
02/06/2025	GSG	SL	Review exhibits re background to stay relief, JCCP description.	1.40	1,325.00	\$1,855.00
02/07/2025	BMM	SL	Legal research regarding stay of non-debtor litigation and relief from stay.	0.70	1,050.00	\$735.00
02/07/2025	GSG	SL	Review J. Amala email re stay relief.	0.20	1,325.00	\$265.00
02/07/2025	GSG	SL	Research/review current cases re stay relief issues.	2.60	1,325.00	\$3,445.00
02/07/2025	GSG	SL	Draft arguments re stay relief motion.	3.20	1,325.00	\$4,240.00
02/10/2025	GSG	SL	Call with J. Stang and B. Michael (partial) re JCCP cases and stay relief.	0.50	1,325.00	\$662.50
02/10/2025	GSG	SL	Draft/revise motion for stay relief re trial cases.	7.20	1,325.00	\$9,540.00
02/10/2025	JIS	SL	Call with B. Michael and G. Greenwood regarding stay relief issues.	0.70	1,950.00	\$1,365.00
02/10/2025	JIS	SL	Call with state court counsel regarding stay relief issues.	0.80	1,950.00	\$1,560.00
02/11/2025	BMM	SL	Call with J. Stang and G. Greenwood re stay relief.	0.40	1,050.00	\$420.00
02/11/2025	GSG	SL	Revise motion for stay relief re trial cases.	0.70	1,325.00	\$927.50
02/11/2025	GSG	SL	Email team re draft stay relief motion.	0.30	1,325.00	\$397.50
02/11/2025	GSG	SL	Brief research re 362(a)(3) issues under 9th Circuit.	0.60	1,325.00	\$795.00

Page:	23
Invoice	146407
March 2	21, 2025

				<u>Hours</u>	Rate	Amount
02/11/2025	GSG	SL	Call with J. Stang and B. Michael re stay relief motion.	0.40	1,325.00	\$530.00
02/11/2025	GSG	SL	Draft declarations of J. Manly, R. Simons in support of stay relief.	3.90	1,325.00	\$5,167.50
02/11/2025	GSG	SL	Research re JCCP docket and inconsistencies.	0.30	1,325.00	\$397.50
02/11/2025	JIS	SL	Call with G. Greenwood and B. Michael regarding stay issues.	0.40	1,950.00	\$780.00
02/11/2025	JIS	SL	Review stay relief motion draft.	4.10	1,950.00	\$7,995.00
02/11/2025	JIS	SL	Call I. Scharf regarding stay relief issues.	0.80	1,950.00	\$1,560.00
02/12/2025	AWC	SL	Review/revise draft stay relief motion and related documents.	0.80	1,595.00	\$1,276.00
02/12/2025	GSG	SL	Draft J. Bair declaration in support of stay relief.	1.50	1,325.00	\$1,987.50
02/12/2025	GSG	SL	Draft proposed order re stay relief.	0.30	1,325.00	\$397.50
02/12/2025	GSG	SL	Call with J. Stang re stay relief strategy.	0.10	1,325.00	\$132.50
02/12/2025	GSG	SL	Draft notice of hearing re stay relief (.40) and confirm per updated LBR (.30).	0.70	1,325.00	\$927.50
02/12/2025	GSG	SL	Revise J. Manly declaration re pretrial motion activity.	1.80	1,325.00	\$2,385.00
02/12/2025	GSG	SL	Revise, conform R. Simons declaration re pretrial motion activity.	0.40	1,325.00	\$530.00
02/12/2025	JIS	SL	Review drafts of motion and declaration regarding relief from stay.	0.80	1,950.00	\$1,560.00
02/12/2025	JIS	SL	Call with G. Greenwood regarding comments to relief from state motion.	0.20	1,950.00	\$390.00
02/12/2025	JIS	SL	Call with special insurance counsel regarding stay relief motion.	0.40	1,950.00	\$780.00
02/13/2025	GSG	SL	Review J. Stang and B. Michael comments to stay relief motion.	2.60	1,325.00	\$3,445.00
02/13/2025	GSG	SL	Review docket and pleadings re Rochester stay relief and preliminary injunction.	0.80	1,325.00	\$1,060.00
02/13/2025	GSG	SL	Revise declarations in support of stay relief.	0.60	1,325.00	\$795.00
02/13/2025	GSG	SL	Email PSZJ team re stay relief motion status.	0.40	1,325.00	\$530.00
02/13/2025 Case	e: ^{JIS} 23-30	5 <mark>SL</mark> 564	Call with B. Michael re stay relief open issues Doc# 1162 Filed: 04/25/25 Entered: 04/2 of 48	25/25 ^{.70} ::	29:24 Pag	ge 26,365.00

of 48

				<u>Hours</u>	Rate	<u>Amount</u>
02/14/2025	GSG	SL	Revise motion and supporting documents (1.60) and review exhibits (.70).	2.30	1,325.00	\$3,047.50
02/14/2025	GSG	SL	Prepare request for judicial notice re transcript exhibits.	0.60	1,325.00	\$795.00
02/14/2025	GSG	SL	Research 9th Circuit precedent re section 105, extension of stay.	4.10	1,325.00	\$5,432.50
02/18/2025	AWC	SL	Review revised stay relief motion (.2); and emails with team and counsel thereon (.1).	0.30	1,595.00	\$478.50
02/18/2025	BMM	SL	Revise motion for relief from stay.	1.90	1,050.00	\$1,995.00
02/18/2025	GSG	SL	Research re preliminary injunction, extension of automatic stay.	0.70	1,325.00	\$927.50
02/18/2025	GSG	SL	Call with B. Michael re stay relief and plan issues.	0.30	1,325.00	\$397.50
02/18/2025	GSG	SL	Finalize edits to stay relief motion.	0.80	1,325.00	\$1,060.00
02/18/2025	GSG	SL	Review related order by J. Lafferty re stay relief contours.	0.10	1,325.00	\$132.50
02/18/2025	GSG	SL	Draft request for judicial notice re additional documents.	0.80	1,325.00	\$1,060.00
02/18/2025	GSG	SL	Emails to SCC and Burns Bair firm re stay relief and related declarations.	0.40	1,325.00	\$530.00
02/18/2025	GSG	SL	Review/finalize additional declarations on motion for stay relief.	0.20	1,325.00	\$265.00
02/18/2025	GSG	SL	Revise and circulate proposed order re relief from stay.	0.20	1,325.00	\$265.00
02/18/2025	GSG	SL	Draft motion to seal insurance details on stay relief motion.	1.00	1,325.00	\$1,325.00
02/19/2025	AWC	SL	Review proposed order and revised Bair declaration and emails thereon.	0.20	1,595.00	\$319.00
02/19/2025	BMM	SL	Call with G. Greenwood regarding relief from stay.	0.30	1,050.00	\$315.00
02/19/2025	BMM	SL	Analyze draft joint statement regarding non- debtor entities for state court.	0.70	1,050.00	\$735.00
02/19/2025	GSG	SL	Email Burns Bair re follow-up to stay relief motion and order.	0.10	1,325.00	\$132.50

Page: 25 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/19/2025	GSG	SL	Review related Diocese of Rochester briefing for stay relief.	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Revise R. Simons declaration (.6); and email plaintiffs' counsel re same (.1).	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Emails from/to J. Bair re supporting declaration.	0.30	1,325.00	\$397.50
02/19/2025	GSG	SL	Draft J. Bair stay relief motion declaration in support of motion to file redacted documents re stay relief motion.	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Draft proposed order re redacted documents re stay relief motion.	0.50	1,325.00	\$662.50
02/19/2025	GSG	SL	Emails to/from J. Bair re motion to file redacted documents re stay relief motion.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Review Diocese of Oakland case management conference statement and stipulation re characterization of bucket cases.	0.30	1,325.00	\$397.50
02/19/2025	GSG	SL	Finalize V. Finaldi declaration re stay relief motion.	0.50	1,325.00	\$662.50
02/19/2025	GSG	SL	Emails from/to B. Michael re JCCP proceedings.	0.10	1,325.00	\$132.50
02/19/2025	GSG	SL	Revise stay relief motion.	1.20	1,325.00	\$1,590.00
02/19/2025	GSG	SL	Confer with M. Renck (2) re Exhibits A-R, filing mechanics on stay relief motion.	0.40	1,325.00	\$530.00
02/19/2025	GSG	SL	Emails PSZJ/BB team re updated motion for stay relief, redactions.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Confer with B. Michael re filing status and circulation to state court counsel.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Final revisions to Bair declaration, exhibit in support of stay relief.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Revise/finalize notice, certificate of service re stay relief motion.	0.40	1,325.00	\$530.00
02/19/2025	GSG	SL	Revise brief re citations to declarations, exhibits, and conform declarations re same.	1.20	1,325.00	\$1,590.00
02/19/2025	JIS	SL	Review and edit insert for JCCP statement.	0.20	1,950.00	\$390.00
02/19/2025	JIS	SL	Call with I. Scharf regarding relief from state	0.40	1,950.00	\$780.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 28

Page: 26 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	<u>Amount</u>
02/20/2025	AWC	SL	Read Rochester Diocese stay relief pleadings for reference.	0.90	1,595.00	\$1,435.50
02/20/2025	GNB	SL	Analyze C. Love email regarding motion for stay relief to litigate two state court cases; email with G. Greenwood regarding same.	0.10	1,150.00	\$115.00
02/20/2025	GSG	SL	Emails to/from V. Finaldi and R. Simons re final declarations and trial on stay relief litigation.	0.20	1,325.00	\$265.00
02/20/2025	GSG	SL	Emails to/from SCC re stay litigation.	0.40	1,325.00	\$530.00
02/20/2025	GSG	SL	Review Oakland Diocese briefing re stay litigation issues.	0.30	1,325.00	\$397.50
02/20/2025	GSG	SL	Draft form of joinder re motion for relief from stay (.5); emails with team re same (.1).	0.60	1,325.00	\$795.00
02/20/2025	GSG	SL	Revise and finalize stay relief pleadings with supporting documents.	1.20	1,325.00	\$1,590.00
02/20/2025	GSG	SL	Review transcripts, exhibits re stay relief in related case.	0.60	1,325.00	\$795.00
02/20/2025	GSG	SL	Emails to J. Bair re final declarations and exhibits on stay relief motion.	0.30	1,325.00	\$397.50
02/20/2025	GSG	SL	Finalize motion to seal/redact.	0.20	1,325.00	\$265.00
02/21/2025	AWC	SL	Emails with counsel regarding stay relief motion/issues and review final motion.	0.40	1,595.00	\$638.00
02/21/2025	BMM	SL	Final review of motion for relief from stay, accompanying documents.	2.30	1,050.00	\$2,415.00
02/21/2025	BMM	SL	Draft email to counsel regarding potential joinders on stay relief motion.	0.20	1,050.00	\$210.00
02/21/2025	GSG	SL	Emails to/from PSZJ and BB team re finalize stay relief pleadings.	0.70	1,325.00	\$927.50
02/21/2025	GSG	SL	Prepare further form of joinder (.20) and email R. Simons re same (.10).	0.30	1,325.00	\$397.50
02/21/2025	GSG	SL	Email law clerk re stay filing/unredacted documents.	0.10	1,325.00	\$132.50
02/21/2025	GSG	SL	Email O. Katz and P. Gaspari re unredacted stay pleadings.	0.20	1,325.00	\$265.00
02/24/2025	GSG e: 23-30	SL	Communicate with M. Renck re filing, service, and Chambers' copies. Doc# 1162 Filed: 04/25/25 Entered: 04/2	0.20	1,325.00	\$265.00

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 29

Page: 27 Invoice 146407 March 21, 2025

				<u>Hours</u>	Rate	Amount
02/24/2025	JIS	SL	Research regarding stay relief/JCCP memo.	4.00	1,950.00	\$7,800.00
02/25/2025	BDD	SL	Review motion for relief from stay filed by Shajana Steele (.10) and email B. Anavim re same (.10).	0.20	625.00	\$125.00
02/25/2025	BMM	SL	Call with R. Simons (in part) and J. Stang (in part) regarding alleged stay of non-debtor cases.	0.90	1,050.00	\$945.00
02/25/2025	GSG	SL	Review related stay relief reply.	0.20	1,325.00	\$265.00
02/25/2025	JIS	SL	Call B. Michael regarding JCCP memo.	0.20	1,950.00	\$390.00
02/26/2025	GSG	SL	Research re parish litigation and background.	1.00	1,325.00	\$1,325.00
02/26/2025	JIS	SL	Attend JCCP hearing.	1.00	1,950.00	\$1,950.00
02/26/2025	JIS	SL	Call B. Michael as follow up to JCCP hearing.	0.40	1,950.00	\$780.00
02/27/2025	BDD	SL	Review motion for relief from stay filed by S. Steele and hearing calendar re same (.10); email B. Michael re same (.10); call with/email to N. Brown re same (.10).	0.30	625.00	\$187.50
02/27/2025	GSG	SL	Email S. Ruben (ins. counsel) re unredacted documents re stay relief motion.	0.10	1,325.00	\$132.50
02/28/2025	GSG	SL	Review notes re stay litigation.	0.20	1,325.00	\$265.00
			_	119.40		\$168,029.50
Travel						
02/20/2025	JIS	TR	Travel from LA to San Francisco for mediation (Billed at 1/2 rate).	3.00	975.00	\$2,925.00
02/22/2025	JIS	TR	Travel from mediation to Los Angeles (Billed at 1/2 rate).	5.00 975.00		\$4,875.00
			_	8.00		\$7,800.00

TOTAL SERVICES FOR THIS MATTER:

\$374,795.00

of 48

Expenses			
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	7.70
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	26.18
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	108.91
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	6.16
01/23/2025	LN	5068.00002 Lexis Charges for 01-23-25	120.04
02/01/2025	AF	Southwest Airlines, Tkt 52671672303526, r/t travel to Oakland re continued mediation, JIS	407.96
02/01/2025	BB	05068.00002 Bloomberg Charges through 02-01-25	0.30
02/01/2025	BB	05068.00002 Bloomberg Charges through 02-01-25	10.00
02/04/2025	LN	05068.00002 Lexis Charges for 02-04-25	112.67
02/04/2025	LN	05068.00002 Lexis Charges for 02-04-25	12.06
02/04/2025	LN	05068.00002 Lexis Charges for 02-04-25	112.67
02/04/2025	LN	05068.00002 Lexis Charges for 02-04-25	45.07
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02/05/2025	OTT	AplPay, Clipper System Mobi Concord, SF mediation, JIS	5.00
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Pachulski Sta Archdiocese Client 05068	Page: 29 Invoice 146407 March 21, 2025		
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02/06/2025	LN	05068.00002 Lexis Charges for 02-06-25	67.60
02/07/2025	LN	05068.00002 Lexis Charges for 02-07-25	180.27
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Pachulski St Archdiocese Client 05068	of San	Page: 30 Invoice 146407 March 21, 2025	
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02/21/2025	AT	Clipper Systems Mobile - transit card in SF re Mediation, JIS	5.00
02/21/2025	PO	SF Mail Log, SF	168.00
02/21/2025	PO	SF Mail Log, SF	63.25
02/21/2025	PO	SF Mail log, SF	99.90
02/21/2025	PO	SF Mail Log, SF	341.10
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Pachulski St Archdiocese Client 05068	Page: 31 Invoice 146407 March 21, 2025		
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02/22/2025	AT	Uber - re mediation, JIS	62.94
02/22/2025	FF	Courts USBC - CA Filing Fee	199.00
02/22/2025	HT	Hyatt Regency - attend mediation (2 Nights) for mediation, JIS	829.70
02/23/2025	AT	Clipper Systems Mobile - transicard in SF - for mediation, JIS	15.00
02/24/2025	FE	05068.00002 FedEx Charges for 02-24-25	24.08
02/24/2025	LN	05068.00002 Lexis Charges for 02-24-25	22.53
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02/24/2025	RE	COPY (2 @0.10 PER PG)	0.20
02/24/2025	RE	COPY (25 @0.10 PER PG)	2.50
02/24/2025	RE	COPY (3 @0.10 PER PG)	0.30
02/24/2025	RE	COPY (3 @0.10 PER PG)	0.30
02/24/2025	RE	COPY (19 @0.10 PER PG)	1.90
02/24/2025	RE	COPY (19 @0.10 PER PG)	1.90
02/24/2025	RE	COPY (30 @0.10 PER PG)	3.00
02/24/2025	RE	COPY (3 @0.10 PER PG)	0.30
02/24/2025	RE	COPY (6 @0.10 PER PG)	0.60
02/24/2025	RE	COPY (4 @0.10 PER PG)	0.40
02/24/2025	RE	COPY (9 @0.10 PER PG)	0.90
02/24/2025	RE	COPY (4 @0.10 PER PG)	0.40
02/24/2025	RE	COPY (5 @0.10 PER PG)	0.50
02/24/2025	RE	COPY (1 @0.10 PER PG)	0.10
02/26/2025	LN	05068.00002 Lexis Charges for 02-26-25	45.07
02/28/2025	OS	Everlaw, Inv. 144200	2,112.00
02/28/2025	TR	Escribers, Inv. 1112442	175.20
02/28/2025	PAC	Pacer - Court Research	113.10
Total E	xpenses	for this Matter	\$8,567.63

Page: 33 Invoice 146407 March 21, 2025

A/R STATEMENT

Outstanding Bal	ance from prior invoices as	(May not include reco	ent payments)	
A/R Bill Number	Invoice Date	Fee Billed	Expenses Billed	Balance Due
135790	09/30/2023	\$7,195.85	\$0.00	\$7,195.85
135996	10/31/2023	\$19,302.20	\$0.00	\$19,302.20
136651	11/30/2023	\$13,384.45	\$0.00	\$13,384.45
136655	12/31/2023	\$7,099.65	\$0.00	\$7,099.65
136837	01/31/2024	\$7,326.17	\$0.00	\$7,326.17
138700	02/29/2024	\$16,241.40	\$0.00	\$16,241.40
139241	03/31/2024	\$37,343.35	\$0.00	\$37,343.35
139257	04/30/2024	\$42,179.30	\$0.00	\$42,179.30
139718	05/31/2024	\$33,138.15	\$0.00	\$33,138.15
140157	06/30/2024	\$18,492.51	\$0.00	\$18,492.51
141219	07/31/2024	\$6,459.50	\$0.00	\$6,459.50
141999	08/31/2024	\$4,004.56	\$0.00	\$4,004.56
142085	09/30/2024	\$37,030.23	\$0.00	\$37,030.23
142741	10/31/2024	\$35,917.00	\$0.00	\$35,917.00
143879	11/30/2024	\$34,913.34	\$0.00	\$34,913.34
144478	12/31/2024	\$32,122.57	\$0.00	\$32,122.57
145256	01/31/2025	\$52,080.84	\$0.00	\$52,080.84
Total An	\$701,212.70			

of 48

1 2 3 4 5 6 7	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Gillian N. Brown (CA Bar No. 205132) Brittany M. Michael (admitted pro hac vice) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Telephone: 415.263.7000 Facsimile: 415.263.7010 Email: jstang@pszjlaw.com acaine@pszjlaw.com gbrown@pszjlaw.com bmichael@pszjlaw.com	
8	Counsel to the Official Committee of Unsecured	Creditors
9	UNITED STATES BA	ANKRUPTCY COURT
10	NORTHERN DISTRI	ICT OF CALIFORNIA
11	SAN FRANCIS	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
14	Debtor and Debtor in Possession.	CERTIFICATE OF SERVICE
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Filed: 04/25/25 of 48 Doc# 1162 Entered: 04/25/25 11:29:24 Page 37

SIAI	E OF CALIFORNIA)
CITY	OF LOS ANGELES)
Califor	I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of nia. I am over the age of 18 and not a party to the within action; my business address is 10100 Monica Blvd., Suite 1300, Los Angeles, California 90067.
	ril 25, 2025, I caused to be served the MONTHLY PROFESSIONAL FEE STATEMENT ACHULSKI STANG ZIEHL & JONES LLP (FEBRUARY 2025) in the manner stated
V	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On April 25, 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below. See Attached
	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. See Attached
V	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address. See Attached.
	I declare under penalty of perjury, under the laws of the State of California and the United of America that the foregoing is true and correct.
	Executed on April 25, 2025, at Los Angeles, California.
	/s/ Maria R. Viramontes Maria R. Viramontes

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 38 of 48

1	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):
2	Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com
3 4	Darren Azman on behalf of Interested Party Sacred Heart Cathedral Preparatory dazman@mwe.com, mco@mwe.com
5	Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com
6 7	Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com
8	Jason Blumberg on behalf of U.S. Trustee Office of the U.S. Trustee / SF jason.blumberg@usdoj.gov, ustpregion17.sf.ecf@usdoj.gov
9 10	Gillian Nicole Brown on behalf of Creditor Committee The Official Committee of Unsecured Creditors gbrown@pszjlaw.com
11 12	John Bucheit on behalf of Interested Party Appalachian Insurance Company jbucheit@phrd.com
13	Timothy W. Burns on behalf of Creditor Committee The Official Committee of Unsecured Creditors tburns@burnsbair.com, kdempski@burnsbair.com
14 15	George Calhoun on behalf of Interested Party Century Indemnity Company george@ifrahlaw.com
16	Peter C. Califano on behalf of Creditor The Roman Catholic Seminary of San Francisco pcalifano@nvlawllp.com
17 18	Brian P Cawley on behalf of Creditor Committee The Official Committee of Unsecured Creditors bcawley@burnsbair.com
19 20	Robert M Charles, Jr on behalf of Interested Party Parishes of the Roman Catholic Archdiocese of San Francisco Robert.Charles@wbd-us.com
21	Jason Chorley on behalf of Interested Party Century Indemnity Company jason.chorley@clydeco.us, Robert.willis@clydeco.us
22 23	Amanda L. Cottrell on behalf of Debtor The Roman Catholic Archbishop of San Francisco acottrell@sheppardmullin.com, JHerschap@sheppardmullin.com
24	Jennifer Witherell Crastz on behalf of Creditor City National Bank jcrastz@hemar-rousso.com
2526	Blaise S Curet on behalf of Interested Party Westport Insurance Corporation f/k/a Employers Reinsurance Corporation bcuret@spcclaw.com
27 28	Melissa M D'Alelio on behalf of Interested Party Appalachian Insurance Company mdalelio@robinskaplan.com

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 39 of 48

1	Jared A. Day on behalf of U.S. Trustee Office of the U.S. Trustee / SF jared.a.day@usdoj.gov
3	Michele Nicole Detherage on behalf of Interested Party Appalachian Insurance Company mdetherage@robinskaplan.com
4 5	Allan B Diamond on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation adiamond@diamondmccarthy.com
6 7	Luke N. Eaton on behalf of Interested Party Companhia De Seguros Fidelidade SA (fka Fidelidade Insurance Company of Lisbon) lukeeaton@cozen.com, monugiac@pepperlaw.com
8	Michael W Ellison on behalf of Interested Party First State Insurance Company mellison@sehlaw.com, kfoster@sehlaw.com
9 10	Stephen John Estey on behalf of Interested Party Dennis Fruzza steve@estey-bomberger.com
11 12	Timothy W. Evanston on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies tevanston@skarzynski.com
13	Trevor Ross Fehr on behalf of U.S. Trustee Office of the U.S. Trustee / SF trevor.fehr@usdoj.gov
1415	Robert David Gallo on behalf of Interested Party Appalachian Insurance Company dgallo@phrd.com
16 17	Debra I. Grassgreen on behalf of Creditor Committee The Official Committee of Unsecured Creditors dgrassgreen@pszjlaw.com, hphan@pszjlaw.com
18	Gail S. Greenwood on behalf of Creditor Committee The Official Committee of Unsecured Creditors ggreenwood@pszjlaw.com, rrosales@pszjlaw.com
19 20	John Grossbart on behalf of Interested Party Appalachian Insurance Company john.grossbart@dentons.com, docket.general.lit.chi@dentons.com
21	John Grossbart on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
22 23	Joshua K Haevernick on behalf of Interested Party St. Paul Fire and Marine Insurance Co. joshua.haevernick@dentons.com
24	Robert G. Harris on behalf of Creditor Archbishop Riordan High School rob@bindermalter.com, RobertW@BinderMalter.com
2526	Deanna K. Hazelton on behalf of U.S. Trustee Office of the U.S. Trustee / SF deanna.k.hazelton@usdoj.gov
27	Jordan Anthony Hess on behalf of Interested Party Century Indemnity Company jhess@plevinturner.com
28	Todd C. Jacobs on behalf of Interested Party Appalachian Insurance Company 4
C	ase: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 40 of 48

1	tjacobs@phrd.com
2 3	Daniel James on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies daniel.james@clydeco.us
4 5	Christopher D. Johnson on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation chris.johnson@diamondmccarthy.com
6 7	Jeff D. Kahane on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies jkahane@skarzynski.com
8	Taylore Karpa Schollard on behalf of Interested Party Appalachian Insurance Company tkarpa@robinskaplan.com
10	Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com
11	Jeannie Kim on behalf of Debtor The Roman Catholic Archbishop of San Francisco jekim@sheppardmullin.com, dgatmen@sheppardmullin.com
12 13	David S. Kupetz on behalf of Interested Party Daughters of Charity Foundation david.kupetz@troutman.com, Mylene.Ruiz@lockelord.com
14	Jennifer R Liakos on behalf of Interested Party LL John Doe JU jenn@jennliakoslaw.com
15 16	Christina Marie Lincoln on behalf of Interested Party Appalachian Insurance Company clincoln@robinskaplan.com, LCastiglioni@robinskaplan.com
17	Lisa Arlyn Linsky on behalf of Interested Party Sacred Heart Cathedral Preparatory llinsky@mwe.com
18 19	John William Lucas on behalf of Creditor Committee The Official Committee of Unsecured Creditors
20	jlucas@pszjlaw.com, ocarpio@pszjlaw.com Betty Luu on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London
21	Market Companies bluu@duanemorris.com
22 23	Alan H. Martin on behalf of Debtor The Roman Catholic Archbishop of San Francisco AMartin@sheppardmullin.com, lwidawskyleibovici@sheppardmullin.com
24	Patrick Maxcy on behalf of Interested Party Appalachian Insurance Company patrick.maxcy@dentons.com, docket.general.lit.chi@dentons.com
2526	Patrick Maxcy on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
27	Brittany Mitchell Michael on behalf of Creditor Committee The Official Committee of Unsecured Creditors

Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 41 of 48

1 2	Andrew Mina on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies amina@duanemorris.com
3	M. Keith Moskowitz on behalf of Interested Party Appalachian Insurance Company keith.moskowitz@dentons.com
5	Michael Norton on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies michael.norton@clydeco.us, nancy.lima@clydeco.us
67	Office of the U.S. Trustee / SF USTPRegion17.SF.ECF@usdoj.gov
8	Paul J. Pascuzzi on behalf of Debtor The Roman Catholic Archbishop of San Francisco ppascuzzi@ffwplaw.com, docket@ffwplaw.com
9 10	Robert J. Pfister on behalf of Creditor Shajana Steele rpfister@pslawllp.com
11	Mark D. Plevin on behalf of Interested Party Century Indemnity Company mplevin@plevinturner.com, mark-plevin-crowell-moring-8073@ecf.pacerpro.com
12 13	Gregory S. Powell on behalf of U.S. Trustee Office of the U.S. Trustee / SF greg.powell@usdoj.gov, Tina.L.Spyksma@usdoj.gov
14 15	Douglas B. Provencher on behalf of Other Prof. Douglas B. Provencher dbp@provlaw.com
16	Nathan W. Reinhardt on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies nreinhardt@skarzynski.com
17 18	Jason E. Rios on behalf of Debtor The Roman Catholic Archbishop of San Francisco jrios@ffwplaw.com, docket@ffwplaw.com
19 20	Kathleen Mary Derrig Rios on behalf of Interested Party Parishes of the Roman Catholic Archdiocese of San Francisco Katie.Rios@wbd-us.com
21	Matthew Roberts on behalf of Interested Party Appalachian Insurance Company mroberts@phrd.com
22 23	Annette Rolain on behalf of Interested Party First State Insurance Company arolain@ruggerilaw.com
24	Cheryl C. Rouse on behalf of Creditor Victoria Castro rblaw@ix.netcom.com
25 26	Samantha Ruben on behalf of Interested Party St. Paul Fire and Marine Insurance Co. samantha.ruben@dentons.com
27 28	Phillip John Shine on behalf of U.S. Trustee Office of the U.S. Trustee / SF phillip.shine@usdoj.gov
۷٥	James I. Stang on behalf of Creditor Committee The Official Committee of Unsecured Creditors
C	ase: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 42 of 48

1	jstang@pszjlaw.com
2	Devin Miles Storey on behalf of Creditor John MS Roe SF dms@zalkin.com
3 4	Jason D. Strabo on behalf of Interested Party Sacred Heart Cathedral Preparatory jstrabo@mwe.com, dnorthrop@mwe.com
5 6	Catalina Sugayan on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies catalina.sugayan@clydeco.us, Nancy.Lima@clydeco.us
7 8 9	Edward J. Tredinnick on behalf of Creditor Claimant No. 638 etredinnick@foxrothschild.com Miranda Turner on behalf of Interested Party Century Indemnity Company mturner@plevinturner.com
10 11	Joshua D Weinberg on behalf of Interested Party First State Insurance Company bkfilings@ruggerilaw.com
12	Matthew Michael Weiss on behalf of Interested Party Appalachian Insurance Company mweiss@phrd.com
13	Harris Winsberg on behalf of Interested Party Appalachian Insurance Company hwinsberg@phrd.com
14 15	Yongli Yang on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies yongli.yang@clydeco.us
16	yongmyung@eryueeo.us
17 18	
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Case: 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 43 of 48

THE ROM (N) GENERAL 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 44 of 48

			_	
Description	Name	Address	Fax	Email
	Diamond McCarthy LLP	Attn: Damion D D Robinson		damion.robinson@diamondmccarthy.com
Archdiocese of San Francisco		355 S Grand Ave, Ste 2450		
Capital Assets Support Corporation		Los Angeles, CA 90071		
*NOA Courselfor Contrib	Durana Mannia II D	Attac Bossell M Batan	242 600 7404	DWD-to-a Odusa sassasis
*NOA - Counsel for Certain Underwriters at Lloyd's,	Duane Morris LLP	Attn: Russell W Roten Attn: Andrew Mina	213-689-7401	RWRoten@duanemorris.com AMina@duanemorris.com
London and Certain London Market		Attn: Betty Luu		BLuu@duanemorris.com
Companies		865 S Figueroa St, Ste 3100		TWEvanston@duanemorris.com
Companies		Los Angeles, CA 90017-5450		TWEVallston@ddahemorns.com
Registered ECF User on behalf of	Duane Morris LLP	Andrew Mina		amina@duanemorris.com
Interested Party Certain	Buaile Morris EE	Betty Luu		BLuu@duanemorris.com
Underwriters at Lloyds London and		2007		SEASE GRANICHIONISIONI
Certain London Market Companies				
Registered ECF User	Edward J. Tredinnick			etredinnick@foxrothschild.com
	Embolden Law PC	Attn: Douglas B Provencher	707-284-2387	dbp@provlaw.com
Registered ECF User		823 Sonoma Ave		
		Santa Rosa, CA 95404-4714		
Corresponding State Agencies	Employment Development Department	P.O. Box 989061		
		West Sacramento, CA 95798		
*NOA - Counsel for Abuse Claimant	Estey & Bomberger, LLP	Attn: Stephen Estey	619-295-0172	steve@estey-bomberger.com
		2869 India St		
		San Diego, CA 92103		
	Felderstein Fitzgerald Willoughby Pascuzzi &	Attn: Paul Pascuzzi		ppascuzzi@ffwplaw.com
	Rios LLP	Attn: Thomas Phinney		tphinney@ffwplaw.com
		Attn: Jason Rios		jrios@ffwplaw.com
		500 Capitol Mall, Ste 2250		docket@ffwplaw.com
Dobtors' Coursel Besi-t- 1505	Endorstoin Eitzgerald Willerink D	Sacramento, CA 95814 Attn: Paul Pascuzzi	+	pposcuzzi@ffuplou.com
	Felderstein Fitzgerald Willoughby Pascuzzi & Rios LLP	Attn: Paul Pascuzzi Attn: Jason Rios		ppascuzzi@ffwplaw.com jrios@ffwplaw.com
User	RIOS LLP	Attn: Jason Rios		
*NOA - Request for Notice	Fiore Achermann	Attn: Sophia Achermann	415-550-0605	docket@ffwplaw.com sophia@theFAfirm.com
NOA - Request for Notice	FIOLE ACHELINATIII	605 Market St, Ste 1103	413-330-0003	sopnia@therAnni.com
		San Francisco, CA 94105		
Corresponding State Agencies	Florida Department of Revenue	5050 W Tennessee St		
corresponding state Agencies	Tiorida Department of Nevende	Tallahassee, FL 32399		
Fee Examiner	Frejka PLLC	Attn: Elise S. Frejka		Efrejka@frejka.com
	GDR Group, Inc	Attn: Robert R Redwitz		randy@gdrgroup.com
non nequest is notice	con croup, me	3 Park Plz, Ste 1700		Tanay & gangroup.com
		Irvine, CA 92614		
Corresponding State Agencies	Georgia Department of Revenue Processing	P.O. Box 740397		
	Center	Atlanta, GA 30374		
*NOA - Request for Notice	H.F.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		-
		210 Washington St		
		N Easton, MA 02356		
*NOA - Counsel for Century	Ifrah PLLC	Attn: George Calhoun		george@ifrahlaw.com
Indemnity Company, Pacific		1717 Pennsylvania Ave, NW, Ste 650		
Indemnity Company, and		Washington DC 20006		
Westchester Fire Insurance				
Company, Registered ECF User				
Internal Revenue Service	Internal Revenue Service	Attn: Centralized Insolvency Operation		
		P.O. Box 7346		
*NOA Deguard facilities	I D	Philadelphia, PA 19101-7346	205 270 222	Lim Qiustaala aam
*NOA - Request for Notice	J.B.	Attn: Kim Dougherty, Esq.	385-2/8-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St N Easton, MA 02356		
*NOA - Request for Notice	J.D.	Attn: Kim Dougherty, Esq.	385-278.0207	kim@justcelc.com
NOA - Nequest for Notice	J.D.	Just Law Collaborative	303-270-0287	Kinierjascele.com
		210 Washington St		
		N Easton, MA 02356		
Registered ECF User on behalf of	Jennifer Witherell Crastz		1	jcrastz@hemar-rousso.com
Creditor City National Bank				
	Kathleen Mary Derrig Rios			kderrig@lewisroca.com
Interested Party Parishes of the				
Roman Catholic Archdiocese of				
SanFrancisco				
	Kathleen Mary Derrig Rios			Katie.Rios@wbd-us.com
Parishes of the Roman Catholic				
Archdiocese of				
San Francisco			1	
	Kern County Treasurer and Tax Collector Office			bankruptcy@kerncounty.com
the County of Kern		P.O. Box 579		
		Bakersfield, CA 93302-0579	 	
*NOA - Counsel for Parishes of the	Lewis Roca Rothgerber Christie LLP	One S Church Ave, Ste 2000	520-622-3088	RCharles@lewisroca.com
Deman Cathall A 1 II		Tucson, AZ 85701-1666		
Roman Catholic Archdiocese of San			i	İ
Francisco, and The Archdiocese of				
Francisco, and The Archdiocese of San Francisco Parish and School				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property Support Corporation, Registered				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property				

THE ROM (N) GENERAL 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 45 of 48

Description	Name	Address	Fax	Email
*NOA - Counsel for Daughters of	Locke Lord LLP	Attn: David S Kupetz		david.kupetz@lockelord.com
Charity Foundation; Registered ECF		300 S Grand Ave, Ste 2600		Mylene.Ruiz@lockelord.com
User		Los Angeles, CA 90071		
Registered ECF User on behalf of	Luke N. Eaton	g,		lukeeaton@cozen.com
Interested Party Companhia De				monugiac@pepperlaw.com
Seguros Fidelidade SA				
Registered ECF User	Mary Alexander			malexander@maryalexanderlaw.com
*NOA - Counsel for The Roman	McCormick, Barstow, Sheppard, Wayte &	Attn: Hagop T Bedoyan		hagop.bedoyan@mccormickbarstow.com
	Carruth LLP	7647 N Fresno St		= : :
Catholic Bishop of	Carruth LLP			ecf@kleinlaw.com
Fresno, Registered ECF User		Fresno, CA 93720		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Carole Wurzelbacher	312-984-7700	cwurzelbacher@mwe.com
Cathedral Preparatory (SHCP)		444 West Lake St, Ste 4000		
		Chicago, IL 60606		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Darren Azman	212-547-5444	dazman@mwe.com
Cathedral Preparatory (SHCP)		Attn: Lisa A. Linsky		llinsky@mwe.com
		Attn: Natalie Rowles		nrowles@mwe.com
		Attn: Cris W. Ray		cray@mwe.com
		One Vanderbilt Ave		
		New York, NY 10017-3852		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Jason D. Strabo	310-277-4730	jstrabo@mwe.com
Cathedral Preparatory (SHCP);	,	2049 Century Park E, Ste 3200		, <u>.</u>
Registered ECF User		Los Angeles, CA 90067-3206		
Registered ECF Party on behalf of	McDermott Will & Emery LLP	Darren Azman	+	dazman@mwe.com;
Interested Party Sacred Heart	Sermote will be timery ter	San Cir Azinan	1	mco@mwe.com
			1	
Cathedral Preparatory	Maishala Misala Dathana		+	dnorthrop@mwe.com
Registered ECF User	Michele Nicole Detherage	D O D ::: 25427	+	mdetherage@robinskaplan.com
Corresponding State Agencies	New Mexico Taxation and Revenue Department		1	
		Santa Fe, NM 87504	+	
*NOA - Counsel for Chicago	Nicolaides Fink Thorpe Michaelides Sullivan LLP			mlovell@nicolaidesllp.com
Insurance Company and Fireman's		101 Montgomery St, Ste 2300		
Fund Insurance Company		San Francisco, CA 94104	1	
			<u></u>	
*NOA - Counsel for The Roman	Niesar & Vestal LLP	Attn: Peter C Califano		pcalifano@nvlawllp.com
Catholic Seminary of San Francisco		90 New Montgomery St 9th Fl		
aka St. Patrick's		San Francisco, CA 94105		
Seminary & University				
Registered ECF User	Office of the U.S. Trustee / SF	Attn: Christina Lauren Goebelsmann		christina.goebelsmann@usdoj.gov
negistered zer oser	office of the o.s. Trustee / si	Acti. Ciristina Edurcii Goebeisinaini		USTPRegion17.SF.ECF@usdoj.gov
U.S. Trustee, Registed ECF User	Office of the United States Trustee	Attn: Phillip J. Shine		
U.S. Trustee, Registed ECF User	Office of the Officed States Trustee	1		phillip.shine@usdoj.gov
		450 Golden Gate Ave, Rm 05-0153		
		San Francisco, CA 94102		
U.S. Trustee, Registered ECF User	Office of the United States Trustee	Attn: Jason Blumberg		jason.blumberg@usdoj.gov
		Attn: Trevor R Fehr		Trevor.Fehr@usdoj.gov
		Attn: Jared A. Day		jared.a.day@usdoj.gov
		501 I Street, Ste 7-500		USTP.Region17@usdoj.gov
		Sacramento, CA 95814		
U.S. Trustee, Registered ECF User	Office of the United States Trustee	Attn: Deanna K. Hazelton		deanna.k.hazelton@usdoj.gov
, ,		2500 Tulare St, Ste 1401		- 70
		Fresno, CA 93721		
*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: Brittany M Michael	212-561-7777	bmichael@pszjlaw.com
Official Committee of the	r deriaiski starig Elem a sones EE	780 3rd Ave, 34th Fl	222 302 7777	Simonacie pszjiawicom
Unsecured Creditors, Registered		New York, NY 10017-2024		
, ,		New 101K, N1 10017-2024		
ECF User	Deskulati Chana Ziahi Quana IIID	Attack Indiana I Change		internal Control of the Control of t
*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: James I Stang		jstang@pszjlaw.com
Official Committee of the		10100 Santa Monica Blvd, 13th Fl.	1	
Unsecured Creditors, Registered		Los Angeles, CA 90067	1	
ECF User			+	<u> </u>
*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: Debra I Grassgreen	1	dgrassgreen@pszjlaw.com
Official Committee of the		Attn: John W Lucas	1	jlucas@pszjlaw.com
Unsecured Creditors, Registered		1 Sansome St, 34th Fl, Ste 3430	1	
ECF User		San Francisco, CA 94104-4436		
Registered ECF User on behalf of	Pachulski Stang Ziehl & Jones LLP	Debra I. Grassgreen		dgrassgreen@pszjlaw.com
Creditor Committee The Official		Gillian Nicole Brown	1	hphan@pszjlaw.com
Committee of Unsecured			1	ocarpio@pszjlaw.com
Creditors			1	gbrown@pszjlaw.com
				ggreenwood@pszjlaw.com
				rrosales@pszjlaw.com
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Todd C Jacobs	404-522-8409	
	r arker, muuson, kainer & DODDS LLP		404-322-8409	tjacobs@phrd.com
Insurance Corporation, formerly		Attn: John E Bucheit	1	jbucheit@phrd.com
known as Employers Reinsurance		2 N Riverside Plz, Ste 1850	1	
Corporation, Counsel for Chicago		Chicago, IL 60606	1	
Insurance Company and Fireman's			1	
			1	
Fund Insurance Company,			1	
Fund Insurance Company, Registered ECF User		1	1	
, ,,				
Registered ECF User	Parker Hudson Rainer & Dobbs II P	Attn: Harris B Winsherg	404-522-8400	hwinsherg@nhrd.com
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Harris B Winsberg	404-522-8409	hwinsberg@phrd.com
*NOA - Counsel for Westport Insurance Corporation, formerly	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss	404-522-8409	mweiss@phrd.com
*NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo	404-522-8409	
*NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss	404-522-8409	mweiss@phrd.com
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo	404-522-8409	mweiss@phrd.com
*NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600	404-522-8409	mweiss@phrd.com
Registered ECF User *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600	404-522-8409	mweiss@phrd.com
Registered ECF User *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company, Counsel	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600	404-522-8409	mweiss@phrd.com
*NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company,Counsel for Appalachian Insurance	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600	404-522-8409	mweiss@phrd.com

THE ROM (N) CATHOLIS 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 46 of 48

*NOA Councel for Westport	Name	Address Attn: Matthow G Roberts	404 522 8400	Email mycharts@ahrd.com
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew G Roberts 303 Peachtree St NE, Ste 3600	404-522-8409	mroberts@phrd.com
Insurance Corporation, formerly		· ·		
known as Employers Reinsurance Corporation, Counsel for Chicago		Atlanta, Georgia 30308		
Insurance Company and Fireman's				
Fund Insurance Company, Counsel				
for Appalachian Insurance				
Company Registered ECF User				
. , .				
*NOA - Counsel for Century	Plevin & Turner LLP	Attn: Mark D. Plevin	415-986-2827	mplevin@plevinturner.com
Indemnity Company, Continental		580 California St, 12th Fl		mark-plevin-crowell-moring-8073@ecf.pacerpro.com
Casualty Company, Registered ECF		San Francisco, CA 94104		
User				
*NOA - Counsel for Century	Plevin & Turner LLP	Attn: Miranda H Turner/Jordan A Hess		mturner@plevinturner.com
Indemnity Company, Registered		1701 Pennsylvania Ave, NW, Ste 200		jhess@plevinturner.com
*NOA - Request for Notice	R.C.	Washington, D.C. 20004 Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
NOA - Request for Notice	n.c.	Just Law Collaborative	363-276-0267	Kill@justceic.com
		210 Washington St		
		N Easton, MA 02356		
*NOA - Request for Notice	R.F.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
		N Easton, MA 02356		
*NOA - Request for Notice	R.F. Jr.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
*NOA Barrant f	D 4.4	N Easton, MA 02356	445 255 225	l. O. I
*NOA - Request for Notice	R.M.	Attn: Jeannette A. Vaccaro, Esq.	415-366-3237	jv@jvlaw.com
		315 St., 10th Fl San Francisco, CA 94104	1	
Registered ECF User on behalf of	Robert J. Pfister	Jan Flancisco, CA 34104	1	rpfister@pslawllp.com
Creditor Shajana Steele	Nobel CJ. Plister			Tprister@psiawrip.com
Registered ECF User on behalf of	Robert M Charles, Jr		1	Robert.Charles@wbd-us.com
Interested Party Parishes of the				
Roman Catholic Archdiocese of San				
Francisco				
*NOA - Counsel for Appalachian	Robins Kaplan LLP	Attn: Christina M. Lincoln	310-229-5800	clincoln@robinskaplan.com
Insurance Company		2121 Ave of the Stars, Ste 2800		LCastiglioni@robinskaplan.com
		Los Angeles, CA 90067		
*NOA - Counsel for Appalachian	Robins Kaplan LLP	Attn: Melissa M D'Alelio	617-267-8288	mdalelio@robinskaplan.com
Insurance Company		Attn: Taylore E Karpa Schollard		tkarpa@robinskaplan.com
		800 Boylston St, Ste 2500		
*NOA - Counsel for Interested Party	Puggeri Parks Weinberg LLD	Boston, MA 02199 Attn: Annette P Rolain		Arolain@ruggerilaw.com
First State Insurance Company,	Ruggerraiks Weinberg LLF	Attn: Joshua Weinberg		jweinberg@ruggerilaw.com
Registered ECF User		1875 K St NW, Ste 600		bkfilings@ruggerilaw.com
		Washington, DC 20006-1251		
Corresponding State Agencies	San Francisco County Clerk	1 Dr Carlton B Goollett Pl		
		City Hall, Room 168		
		San Francisco, CA 94102		
Corresponding State Agencies	San Francisco Tax Collector	c/o Secured Property Tax		
		P.O. Box 7426		
Corresponding State Agencies	San Mataa Cauntu Tay Callastas	San Francisco, CA 94120		
Corresponding State Agencies	San Mateo County Tax Collector	555 County Center, 1st Floor Redwood City, CA 94063		
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Ori Katz		amartin@sheppardmullin.com
User	and the state of t	Attn: Alan H Martin		katz@sheppardmullin.com
		4 Embarcadero Ctr, 17th Fl	1	
		San Francisco, CA 94111-4109		
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Jeannie Kim		jekim@sheppardmullin.com
User		Attn: Ori Katz		dgatmen@sheppardmullin.com
				okatz@sheppardmullin.com
				LSegura@sheppardmullin.com
		9 11511	+	lwidawskyleibovici@sheppardmullin.com
	Simpson Thacher & Bartlett LLP	David Elbaum Pierce MacConaghy	1	david.elbaum@stblaw.com janie.franklin@stblaw.com
Interested Party Century Indemnity		Pierce Macconagny		
*NOA - Counsel for Westport	Sinnott, Puebla, Campagne & Curet, APLC	Attn: Blaise S Curet	415-352-6224	pierce.macconaghy@stblaw.com bcuret@spcclaw.com
Insurance Corporation, formerly	racola, campagne & caret, Arte	2000 Powell St. Ste 830	.13 332 0224	The state of the s
known as Employers Reinsurance		Emeryville, CA 94608	1	
Corporation, Registered ECF User			1	
*NOA - Counsel for Certain	Skarzynski Marick & Black LLP	Attn: Jeff D Kahane/Timothy W Evanston	_	jkahane@skarzynski.com
Underwriters at Lloyd's, London		Attn: Nathan Reinhardt/Russell W Roten		tevanston@skarzynski.com
and Certain London Market		663 W 5th St, 26th Fl	1	nreinhardt@skarzynski.com
Companies	Conith Ellippe	Los Angeles, CA 90071	040 443 4515	rroten@skarzynski.com
*NOA - Counsel for Interested Party First State Insurance Company,	SITHELL ENISON	Attn: Michael W Ellison 2151 Michelson Dr, Ste 185	949-442-1515	mellison@sehlaw.com kfoster@sehlaw.com
Registered ECF User		Irvine, CA 92612		NIOSEE WSEIIIAW.COIII
Corresponding State Agencies	State of California Franchise Tax Board	P.O. Box 942867		
22. Coponante state regenties	5. Camorina Francisc Tax Board	Sacramento, CA 94267	1	
Debtor	The Roman Catholic Archbishop of San	One Peter Yorke Way	1	
	Francisco	San Francisco, CA 94109		

THE ROM (Пред ред. 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 47 of 48

Description	Name	Address	Fax	Email
Corresponding State Agencies	Virginia Department of Taxation	P.O. Box 1115		
		Richmond, VA 23218		
Corresponding State Agencies	Virginia Employment Commission	P.O. Box 26441		
		Richmond, VA 23261		

THE ROM (N) GENERAL 23-30564 Doc# 1162 Filed: 04/25/25 Entered: 04/25/25 11:29:24 Page 48 of 48